

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

MOHAMAD ELREDA

Plaintiff,

-against-

UNITED STATES OF AMERICA

Defendant(s).

2016 NOV 30 PM 1:53

NOTICE OF MOTION

MISC 16 2999

MOTION TO EXPUNGE

IRIZARRY, CH.J.

PLEASE TAKE NOTICE that upon the annexed affidavit or affirmation of MOHAMAD ELREDA, sworn to or affirmed NOVEMBER 30th, 2016 and upon the complaint herein, plaintiff will move this Court, Chief Judge Honor Dora Irizarry, U.S.D.J., in room , United States Courthouse, Brooklyn, New York 11201, on the day of , 20 , at or as soon thereafter as PROSE Plaintiff ~~counsel~~ can be heard, for an order pursuant to Rule of the Federal Rules of Civil Procedure granting MY MOTION TO EXPUNGE MY CRIMINAL CASE # 10-CR-120 (S-1)

Dated: 11/30/2016

Plaintiff Pro Se


Signature
MOHAMAD ELREDA

Print Name
2373 32nd Street FL 1

Address
ASTORIA, NY 11105

646 420-6444

Phone #

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

FILED
CLERK

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MOHAMAD ELREDA

Plaintiff,

-against-

UNITED STATES OF AMERICA

Defendant(s).

MISC 16 2999
CV ()

MOTION TO Expunge

IRIZARRY, CH.J.

STATE OF NEW YORK)
COUNTY OF QUEENS) ss.:

I, MOHAMAD ELREDA, [being duly sworn] deposes and says
[or: make the following affirmation under the penalties of
perjury]:

I, MOHAMAD ELREDA, am the plaintiff in the above
entitled action, and respectfully move this Court to issue an
order ^{MR} OF Expungement MY CRIMINAL RECORD CASE # 10-CR-120.

The reason why I am entitled to the relief I seek is the
following: After completing my sentence, I have been a productive member of society and have not been charged w any felonies
since that time. At this moment my current job is declining and it has been difficult to find a stable and set career because of my previous charge.
Therefore, I would like to request that my criminal record be ^{Expunge MR} I hope to find better job opportunities to be able to continue providing for
my parents and my sister.

WHEREFORE, I respectfully request that the court grant the
within motion, as well as such other and further relief that may
be just and proper.

Sworn to before me this
day of NOV 30, 2016

Notary Public

ZAKARIA A ISSA
Notary Public, State of New York
Qualified in Queens County
No. 011S5014981
My Commission Expires 07/12/2019



Signature

MOHAMAD ELREDA
Print Your name
Plaintiff Pro Se

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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MOHAMAD ELREDA
Plaintiff,

-against-

UNITED STATES OF AMERICA
Defendants.

MISC 16 2999
CV ()

Motion to Expunge
IRIZARRY, CH.J.

I, MOHAMAD ELREDA, declare under penalty
of perjury that I have served a copy of the attached Notice of
Motion and Affirmation/Affidavit in support upon MR
EXPUNGE OF MY
CRIMINAL RECORD. CASE NUMBER 10-CR-120 (S-1).

whose address is: 2373 32ND STREET FLOOR 1 ASTORIA, NY 11105

Dated: 11/30/2016
QUEENS, New York



Signature

2373 32ND STREET FLOOR 1
Address

ASTORIA, NY 11105
City, State & Zip Code

646-420-6444
Telephone